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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/747,976	12/27/2000	Takashi Kitae	56937-022	3643
7	7590 01/04/2002			
McDERMOTT, WILL & EMERY 600 13th Street, N.W. Washington, DC 20005-3096		EXAM	EXAMINER PAREKH, NITIN	
		PAREKH		
			ART UNIT	PAPER NUMBER
			2811	
			DATE MAILED: 01/04/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.



## Application No.

Applicant(s)

## Office Action Summary

09/747,976 Examiner

Nitin Parekh

Art Unit 2811

Kitae et al

The MAILING DATE of this communication appears	on the cover sheet with the correspondenc address
Period for Reply	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET THE MAILING DATE OF THIS COMMUNICATION.	TTO EXPIRE 1 MONTH(S) FROM
<ul> <li>Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.</li> </ul>	36 (a). In no event, however, may a reply be timely filed
- If the period for reply specified above is less than thirty (30) days, a reply	y within the statutory minimum of thirty (30) days will
be considered timely.  - If NO period for reply is specified above, the maximum statutory period v	will apply and will expire SIX (6) MONTHS from the mailing date of this
<ul> <li>communication.</li> <li>Failure to reply within the set or extended period for reply will, by statute.</li> <li>Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).</li> </ul>	cause the application to become ABANDONED (35 U.S.C. § 133). g date of this communication, even if timely filed, may reduce any
Status	
1) X Responsive to communication(s) filed on <u>Dec 27, 20</u>	000
2a) This action is <b>FINAL</b> . 2b) X This action	on is non-final.
3) Since this application is in condition for allowance ex closed in accordance with the practice under Ex pa	cept for formal matters, prosecution as to the merits is rte Quayle35 C.D. 11; 453 O.G. 213.
Disposition of Claims	
4) 🗓 Claim(s) <u>1-17</u>	is/are pending in the applica
4a) Of the above, claim(s)	is/are withdrawn from considera
5)	is/are allowed.
6)	is/are rejected.
7)  Claim(s)	is/are objected to.
8) 🗓 Claims <u>1-17</u>	are subject to restriction and/or election requirem
Application Papers	
9) The specification is objected to by the Examiner.	
10) The drawing(s) filed on is/ai	re objected to by the Examiner.
11) The proposed drawing correction filed on	is: a□ approved b)□disapproved.
12) $\square$ The oath or declaration is objected to by the Examine	
Priority under 35 U.S.C. § 119	
13) Acknowledgement is made of a claim for foreign prior	ity under 35 U.S.C. § 119(a)-(d).
a) ☐ All b) ☐ Some* c) ☐None of:	
1. $\square$ Certified copies of the priority documents have t	peen received.
2.  Certified copies of the priority documents have to	peen received in Application No.
3. Copies of the certified copies of the priority docu application from the International Bureau	iments have been received in this National Stage (PCT Rule 17.2(a)).
*See the attached detailed Office action for a list of the c	
14) Acknowledgement is made of a claim for domestic pri	ority under 35 U.S.C. § 119(e).
Attachment(s)	
15) Notice of References Cited (PTO-892)	18) Interview Summary (PTO-413) Paper No(s).
16) Notice of Draftsperson's Patent Drawing Review (PTO-948)  17) Information Disclosure Statement(s) (PTO-1449) Paper No(s).	19) Notice of Informal Patent Application (PTO-152)

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## Election/Restriction

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - I. Claims 1-9 and 13-17, drawn to a semiconductor device, classified in class 257, subclass 736.
  - II. Claims 10-12, drawn to a method of making a semiconductor device, classified in class 438, subclass 613.
- 2. The inventions are distinct, each from the other because of the following reasons: Inventions II and I are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case unpatentability of Group I invention would not necessarily imply unpatentability of the process of the group II invention, since the device of group I invention could be made by the processes different from those of group II invention. For example, by performing the step of an electrical connection of the external electrode using soldering process instead of applying a conductive adhesive.

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3. Because these inventions are distinct for the reasons given above and have acquired a

separate status in the art as shown by their different classification, restriction for examination

purposes as indicated is proper.

Papers related to this application may be submitted directly to Art Unit 2811 by facsimile

transmission. Papers should be faxed to Art Unit via Technology Center 2800 fax center located

in Crystal Plaza 4, room 4C23. The faxing of such papers must conform with the notice

published in the Official Gazette, 1096 OG 30 (15 November 1989).

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Nitin Parekh whose telephone number in (703) 305-3410. The

examiner can be normally reached on Monday-Friday from 08:30 am-5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Tom Thomas, can be reached on (703) 308-2772. The fax number for the

organization where this application or proceeding is assigned is (703) 308-7722 or 7724.

Nitin Parekh

12-31-01

TOM THOMAS
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800

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Total number of pages: 2

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